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Last revised: August 1, 2017

UNITED STATES BANKRUPTCY COURT District of New Jersey

IN RE:	Jeanmarie Malanga		Case No.:		17-27113 erguson	
		Debtor(s)	Judge:		erguson	
		CHAPTER 13 PLAN AN	ND MOTIONS			
☐Original ☐Motions I	included	☐ Modified/Notice Require ✓ Modified/No Notice Red		Date:	10/23/17	
		HE DEBTOR HAS FILED FO CHAPTER 13 OF THE BANI				
contains the Plan proposition your attornwritten objections may be reconstituted in the notice. See modification alone will a or modify a	e date of the confirmate sed by the Debtor to a ey. Anyone who wishe ection within the time from the granted without for ending the Notice. The Court me Bankruptcy Rule 3019 in may take place solel avoid or modify the lient based on value occurrent in the sed on t	YOUR RIGHTS WILL BE ne court a separate Notice of tion hearing on the Plan pro- djust debts. You should read is to oppose any provision of rame stated in the Notice. You ninated. This Plan may be of further notice or hearing, unlead ay confirm this plan, if there 5. If this plan includes motion by within the chapter 13 confilled, and the collateral or to reduce the firmust file a timely objection and	of the Hearing posed by the I d these paper of this Plan or a cour rights may confirmed and less written obtains to avoid or firmation processeparate motithe interest rai	on Confirmation Debtor. This does carefully and any motion incorporate become bindired become bindired objection modify a lien, ess. The plan con or adversante. An affected	ocument is the actual discuss them with luded in it must file a y this plan. Your claiming, and included before the deadline is, without further the lien avoidance or confirmation order ry proceeding to avoid lien creditor who	
THIS PLAN	۷:					
	☑ DOES NOT CONTA SO BE SET FORTH IN	IN NON-STANDARD PROV I PART 10.	∕ISIONS. NOI	N-STANDARD	PROVISIONS	
COLLATE	☐ DOES ☑ DOES NOT LIMIT THE AMOUNT OF A SECURED CLAIM BASED SOLELY ON VALUE OF COLLATERAL, WHICH MAY RESULT IN A PARTIAL PAYMENT OR NO PAYMENT AT ALL TO THE SECURED CREDITOR. SEE MOTIONS SET FORTH IN PART 7, IF ANY.					
		A JUDICIAL LIEN OR NON DTIONS SET FORTH IN PA			CHASE-MONEY	
Part 1: Pa	ayment and Length o	f Plan				
	The debtor shall pay stely <u>60</u> months.	\$855.00 Monthly to the Chap	oter 13 Trustee	e, starting on _	November 1, 2017 for	
b.	The debtor shall make	e plan payments to the Trust	tee from the fo	ollowing source	es:	

Other sources of funding (describe source, amount and date when funds are available):

✓

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C.	Use of real	property to satisfy plan	n obligat	tions:			
		Sale of real property					
		Description: Proposed date for cor	mpletion				
		Tropodou dato for oor	npiction				
		Refinance of real prop	perty:				
		Description:					(
		Proposed date for cor	npletion	:			•
		Loan modification with Description: Proposed date for cor	•		ncumberir	ng property:	
d.		The regular monthly r	mortgage	e payment will c	ontinue pe	ending the sale, re	efinance or
e.		loan modification. Other information that	may be	e important relat	ina to the	payment and lend	oth of plan.
	_			· ····portamiroual	,,,,g to the		Jan 01 piani
Dort 2. A	dequate Pr	otaction NONE					
					· · · · ·		01 - 1 - 10
		protection payments wi d pre-confirmation to			nt of \$	to be paid to the	Chapter 13
h	Adoquato n	rataction navments wi	ll be me	do in the amoun	of C	to be poid direct	y by tha
		protection payments wi Plan, pre-confirmation			II OI \$	to be paid directi	y by the
		·					
Part 3: P	riority Clair	ns (Including Admini	strative	Expenses)			
a. All	allowed prior	rity claims will be paid	in full ur	nless the credito	r agrees o	otherwise:	
Creditor			Type of F	Priority			Amount to be Paid
None							
Cho	eck one: None	ort Obligations assigne		-			
		d priority claims listed t					
	•	is owed to a governm U.S.C.1322(a)(4):	entai un	it and will be pa	id iess tha	in the full amount	of the claim
Creditor	iisaani to TT	Type of Priority		Claim Amou	unt	Amount to	be Paid
Part 4: Se	ecured Clair	ms					
a. Curinç	j Default an	d Maintaining Payme	ents on	Principal Resid	dence: 🔽	NONE	
Т	he Debtor w	ill pay to the Trustee (ae nart (of the Plan) allow	ved claim	s for arrearages o	n monthly
		ebtor shall pay directly					
•	y filing as fo						
					Interest	Amount to be Paid	Regular Monthly
Creditor		Collateral or Type of D	Debt	Arrearage	Rate on Arrearage	to Creditor (In Plan)	Payment (Outside Plan)
Cenlar Mor	tgage	Mortgage Arrears		50,92.70		50,922.70	1,016.98

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b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ▼ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)
-NONE-					

c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

Name of Creditor	Collateral	Interest Rate	Amount of Claim	Total to be Paid through the Plan Including Interest Calculation
-NONE-				

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments ✓ NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	 Amount to
-NONE-						

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

e. Surrender V NONE

Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered	Remaining Unsecured
		Collateral	Debt
-NONE-			

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f. Secure	ed Claims Unaffed	ted by the F	Plan 🗹 NONE			
Creditor -NONE-	The following sec	cured claims	are unaffected b	y the Plan:		
a. Secur	ed Claims to be P	aid in Full T	hrough the Pla	n 🔽 NONE		
Creditor -NONE-			ateral			to be Paid through the Plan
-NONL-	<u> </u>					
Part 5: \	Insecured Claims	NONE	-	_		
a.			owed non-priorit _ to be distribute		ed claims shall be pa	id:
	☐ Not le	ss than p	percent			
	☑ Pro R	ata distributi	on from any rema	aining fund	s	
b.	Separately Class	sified Unsec	ured claims sha	II be treate	d as follows:	
Creditor			Separate Classifica		reatment	Amount to be Paid
-NONE-						
Part 6: E	xecutory Contrac	ts and Unex	cpired Leases	NONE		
Al	ential real property I executory contract e following, which a	ets and unexpare assumed	oired leases, not		rejected by operatio	n of law, are rejected,
	Plan		— _		_ _	
Cenlar	50,000.00	\$	Monthly payments	:	Arrearage: \$50,000.00. 60-month cure. per month through the plan.	0.00
Dord 7. A	Actions NONE					
local forr LBR 3019 filed with a.	II plans containing m, <i>Notice</i> o <i>f Chap</i>	ter 13 Plan n of Service rt when the	Transmittal, wit, Notice of Chappelan and transm	hin the tim oter 13 Pla nittal notice ion 522(f).	ne and in the manno in Transmittal and v ce are served. NONE	ditors, together with er set forth in D.N.J. valuation must be
Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value o Collatera	Amount of O	Sum of All ther Liens gainst the Property to be Avoided

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Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Other Liens Against the Property	
		T -				Sum of All	

b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. ✓ NONE

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified
-NONE-	_					

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured
-NONE-					

Ī		_		_		
	art				Provision	í

- a. Vesting of Property of the Estate
 - ✓ Upon Confirmation
 - ☐ Upon Discharge

b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

c. Order of Distribution

The Standing Trustee shall pay allowed claims in the following order:

- 1) Ch. 13 Standing Trustee Commissions
- 2) Other Administrative Claims
- 3) Secured Claims
- 4) Lease Arrearages
- 5) Priority Claims
- 6) General Unsecured Claims

d. Post-petition claims

The Standing Trustee ☐ is, ☑ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.

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Part 9: Modif	ication NONE				
		sly filed in this case, complete the information below.			
Date of Plan be					
Explain below v	why the plan is being modif	ied: Explain below how the plan is being modified:			
	I and J being filed simultane	eously with this modified			
Plan?					
Part 10 · Non-	Standard Provision(s): Si	anatures Required			
Non-Sta	andard Provisions Requiring	Separate Signatures			
☑ NON		, o a pariation of a great and			
☐ Expla	ain here:				
Any noi	n-standard provisions placed	d elsewhere in this plan are void.			
The De	btor(s) and the attorney for	the Debtor(s), if any, must sign this Certification.			
1		at the plan contains no non-standard provisions other than those set			
forth in this fina	al paragraph.				
Date	October 23, 2017	/s/ John C. Feggeler, Jr.			
Juio		John C. Feggeler, Jr.			
		Attorney for the Debtor			
Date:	October 23, 2017	/s/ Jeanmarie Malanga			
1		Jeanmarie Malanga			
_		Debtor			
Date:		laint Dalutar			
Signatures		Joint Debtor			
Signatures					
The Del	otor(s) and the attorney for	the Debtor(s) if any, must sign this Plan.			
Date	October 23, 2017	/s/ John C. Feggeler, Jr.			
		John C. Feggeler, Jr.			
		Attorney for the Debtor			
l certify	under penalty of perjury tha	at the above is true.			
1 551,	arraer perions or perjary are				
Date: October 23, 2017 /s/ Jeanmarie Malanga					
		Jeanmarie Malanga			
, .		Debtor			
Date:					
		Joint Debtor			